# **UNITED STATES BANKRUPTCY COURT**

FOR THE WESTERN DISTRICT OF MICHIGAN

""	ne.	YOUNTS, MARK A. & LYNN A.  Case #: <u>15-06287</u>
		, Chapter 13
		Debtor(s)
		ORIGINAL CHAPTER 13 PLAN
		x Check this box if this plan deviates in any way from the model plan. Specify the deviations in Section IV. P.
ı.	PL/	AN PARAMETERS
	A.	APPLICABLE COMMITMENT PERIOD - 11 U.S.C. Sec. 1325(b)(4)
		( ) The applicable commitment period (ACP) is 60 months.
		( X ) The applicable commitment period (ACP) is 36 months. However the duration of payments may be extended to complete the proposed plan.
	В.	<u>LIQUIDATION ANALYSIS:</u> The amount to be distributed to allowed unsecured claims shall not be less than the value of Debtor's non-exempt equity less the cost of sale and the statutory Chapter 7 administrative fees. If applicable, the liquidation value of the estate as required by 11 USC § 1325 (a)(4) is \$_00.00
II.	FU	<u>nding</u>
	Α.	PLAN PAYMENT The Debtor(s) shall make payments in the amount of \$206.76 per ( X ) week, ( ) bi-weekly, (
		) semi-monthly, ( ) monthly, and/or ( ) Other (see "Additional Plan Payment Provisions" below) for the minimum of
		the Applicable Commitment period (ACP).
		( x ) Additional Plan Payment Provisions:
		AS THE INCOME (Schedule I ) , BUDGET (Schedule J) AND PLAN PAYMENT ALREADY INCLUDE AVERAGED
		OVERTIME, BONUS AND LUMP SUM INCOME, THE PAYROLL ORDER WILL NOT DIRECT THE EMPLOYER TO TAKE
		ADDITIONAL PAYMENTS FROM ANY LUMP SUM DISTRIBUTIONS TO THE DEBTOR.
		Debtors will retain the First \$2,400.00 of each annual net tax refunds for Clothing and \$2,400.00 of each annual
		net tax refund for vehicle maintenance - not included the debtors budget. The remainder of all net tax refunds will be
		paid in to the plan to be distributed according to the terms of the plan . Usual refunds total \$8,000.00 to \$10.000 per
		year.

# III. <u>DISBURSEMENTS</u>

- A. <u>ADMINISTRATIVE CLAIMS.</u> The Debtor(s) shall pay in full, in deferred cash payments all allowed claims entitled to priority under 11 U.S.C. Section 507.
  - 1. Court filing fee.

Name of D	SO payees	Amount /	Start Date	End Date	Age of					
Mandatory	information:									
	( ) by the Trustee before all othe	r priority creditor	s.							
	b. <u>Post-petition DSO</u> shall be paid direction otherwise marked below;	ectly by the Debto	or because the Debtor is	current on the DSO	unless					
ivialidatory	information: Name of DSO payees		Monthly Amount	Estimat	ted arrears					
Mandata	information. Name of DCO name		Namahhi America	Fatim4						
	( ) by the Trustee									
	below;									
	a. <u>Pre-petition DSO payments</u> - in arr	ears as of the pet	ition date shall be paid d	irectly by the Debto	or unless marked					
1.	Domestic Support Obligation (DSO)									
B. PRI	IORITY CLAIMS									
	\$ other (explain).									
	\$ mandatory credit counseling or financial management class (enter amount or N/A);									
4.	\$ filing fee (enter amount or N/A		to the clerk of the cour	t or the service pro	vider) include:					
4.	secured claims, executory contract  Costs advanced to the Debtors (paid ou				vider) include:					
	b. (x) Attorney fees shall be paid a	•	• • • • •		nuing claims,					
	a. ( ) Attorney fees shall be paid at the Plan.	the rate of \$	per month until paid in full pursuant to paragraph IV. H o							
	paragraph IV H.4 of this Plan.									
	leaving a fee balance in the amount of	\$_3,200.00_to be	paid by the Trustee purs	uant to the prioriti	es set forth in					
3.	3. Attorney fees exclusive of costs and expenses: An initial fee of \$3,200.00 less fees paid of \$00.00_									
2.	Allowed Trustee fee.									

Frequency			Child(ren)
96.00		2019	15 & 14
ç	. ,	· ' '	

2. Priority Tax Claims are allowed claims under Section 507 and shall be paid in full by the Trustee.

ii The Debtor will comply with 11 U.S.C Section1325 (a)(8) and shall, prior to confirmation of the Plan, provide the Trustee with an affidavit or other evidence (i.e. wage deduction, a statement from Friend of the Court, or a statement from the recipient) that all post- petition, pre-confirmation, DSO payments are current).

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	Post-petition priority tax claims-absent objection, post-petition priority claims shall be paid in full pursuant to 11 U.S.C.
Section 1	1305(a)(1) and (b). Any portion of the § 1305 claim that is not paid through the Chapter 13 plan for whatever reason,
including	g dismissal or conversion to Chapter 7, will remain non-dischargeable, even if the debtor(s) receive(s) a discharge.

Mandatory informatio	n	:
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Creditor	Estimated Amount	Nature of Debt

ii

3. Other Priority Claims or Payment Provisions:

#### C. SECURED CREDITORS

- 1. Real Property:
  - a. Residential: Post-Petition Mortgage Payments and Pre-Petition Arrears. The following is the street address and the tax ID parcel # for the Debtor's residential real property:

Property # 1\_\_\_\_\_\_, Property # 2\_\_\_\_\_

Creditor Name	Trustee Pay (Y/N)	Monthly Payment Amt.	Estimated Arrearage	Taxes & insurance escrowed with lender? Y/N
#1				
#2				

iii

b. Non-Residential: Post -Petition Mortgage Payments & Pre- Petition Arrears. The following is the street address and the tax id parcel # for the Debtor's non-residential real property:

Property#1\_\_\_\_\_\_, property#2\_\_\_\_\_

Creditor Name	Trustee Pay (Y/N)	Monthly Payment Amt.	Estimated Arrearage	Taxes & insurance escrowed with lender? Y/N
#1				
#2				

iv

Unless otherwise stated, Trustee calculation of the post-petition mortgage payment(s) amount due shall begin with first day of the month following the month of the petition filing date.

<sup>m ii</sup> Projected claims as follows: the amount stated is an estimate only; the claim controls as to the amount of the debt.

iii The pre-petition arrearage is an estimate and the Trustee shall pay the pre-petition arrears based on the claim as filed by the Creditor. Any claim filed for pre-petition arrears shall be paid through the Plan over a reasonable period of time and pro-rata with other secured creditors

iV The pre-petition arrearage is an estimate and the Trustee shall pay the pre-petition arrears based on the claim as filed by the Creditor. Any claim filed for pre-petition arrears shall be paid through the Plan over a reasonable period of time and pro-rata with other secured creditors

c. Pre-Petition Real Property Tax Claims: Taxing authorities' claims on real property pursuant to State law will be paid pro-rata as set forth in IV H.7 unless a fixed monthly payment is set forth below after the post-petition ongoing mortgage payment(s). \*

Taxing Authority	Amount	Delinquent Tax Years	Optional equal monthly
			payment

<b>d.</b>	Real	Pro	perty	Tax	<b>Escrow</b>
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Debtor(s) will not utilize a tax escrow with the Trustee unless marked below:

( ) Debtor(s) will utilize a tax escrow through the Plan. The Debtor must provide the tax bill to the Trustee. The Debtor's must verify taxes are paid each year until Plan completion. Tax escrow accounts will fund after ongoing mortgage monthly payment but prior to other secured creditors.

Real Property address	Parcel Number	Taxing Authority	Monthly Escrow Amount

e. Wholly Unsecured liens: The following claims shall be treated as unsecured by this plan since there is no equity in the property to secure the claim. Upon completion of the plan the lien and loan shall be discharged and the lien removed from the property. A copy of the confirmed plan and the Trustee's plan completion letter may be recorded with the County Register of Deeds as evidence of discharge of lien. These creditors are as follows:

Property Address	Creditor	Claim Amount	Property Value	Senior Lien Amt.

νi

#### 2. Personal property:

- a. Pre-Confirmation Adequate Protections Payments (APP): if the Trustee is to pay pre-confirmation adequate protection payments (APP) the secured creditor's name, address, and the account's number and payment amount must be provided, see LBR 3016. The Trustee will not disburse an APP until a proof of claim is filed with verification of a perfected lien.
- b. Secured Claims NOT Subject to 11 U.S.C. Section 506: each secured creditor in this class has a lien not subject to 11 U.S.C. Section 506<sup>vii viii</sup>. Claims in this class shall be paid as follows plus an additional pro-rata amount that may be available from funds on hand at an interest rate specified below or the contract rate whichever is lower.

V Creditors in this Class shall retain its lien on the real property pursuant to applicable State law and shall be entitled to receive its statutory interest and collection fees as set forth on its Proof of Claim.

Vİ This is the Debtor's estimate as to the amount owing to the creditor. The claim shall control as to amount of the debt, subject to an objection filed by a party in interest.

 $V\dot{1}\dot{1}$  Such a claim is not subject to "cramdown" and will be paid the full balance owing.

Viii If the Debtor's collateral is destroyed, the Debtor, with consent from the secured creditor and Trustee or by order of the Court, may use the collateral insurance proceeds to purchase substitute collateral; the creditor's lien shall attach to the replacement collateral.

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Creditor, Address & Acct #	Collateral	Balance Owing	Int. %	Pre- Conf APP	Equal Monthly Payment
MSU Federal Credit Union	2006 GMC Sierra Truck - lien date: 2/15/15 - NADA value \$18,000.00	\$18,043.00	5%	n/a	\$306.00
Credit Union One	2010 Chevy Traverse lien date: 2/15/15 NADA value: \$14,250.00	\$16,306.00	5%	n/a	\$338.00

c. Secured Claims Subject to 11 U.S.C. Section 506: ix claims in this class shall be paid as follows plus an additional pro-rata amount that may be available from funds on hand at an interest rate specified below or the contract rate whichever is lower.

Creditor, Address & Account #	Collateral	FMV	Interest Rate	Pre-Conf APP	Equal Monthly Payment

If the creditor files a claim with a balance owing which is different than the amount listed above, the claim shall control as to the amount of the debt, unless a party in interest objects to the claim.

3. Secured Claims of the Internal Revenue Service and the State of Michigan shall be paid as stated below:

Creditor & Address	Collateral Real/Personal Property	Secured Claim Amount	Int. %	Equal Monthly Payment

4. <u>Collateral to Be Surrendered/Executory Contracts to be rejected:</u> The below listed collateral is surrendered to the creditor or contracts to be rejected; the stay shall be terminated upon entry of the order confirming plan; any deficiency shall be treated as a general unsecured claim:

Creditor	Collateral Description/Contract Description

To the extent a creditor holding a junior lien has filed a secured claim such claim shall be treated as a general unsecured claim if the value of the collateral is equal to or less than the amount of the senior secured claim, absent an objection by a party in interest. These creditors are as follows:

Property Address	Creditor	Claim Amount	Property Value	Senior Lien Amt.

ix Same as footnote viii.

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x							
D. EXECUTORY CONT  1. Land Contract		<u>.</u>	ne following land con	tract(s):			
Creditor		Trustee Pay? Y/N	Est. Pre-Pet Arrea		ly Payment to re Arrears	On-g	oing Payment
хi							
2. Other Executor Creditor and acct #		cts: - The Debtor	Payment Amount	# of Mon Remaini	ths Est. F	Pre-pet rears	Trustee pay? Y/N
ĸii							
E. DIRECT PAYMENT  Creditor, Address & Acct #			LLOWING DEBTS:		Balance O	wing	Int. %
The payment	cured Cred allowed to of a divide	the general uns	his class are paid froi ecured claimants will s present value of	be satisfied by	:		
whicheve	er pays mo fees. How	re. This fixed am	ed amount of \$_1,50 ount shall be reduce mount shall not be re	d by additional	administrative e	xpenses	including
X This is the Debtor's estimate as to	o the amount	t owing to the creditor	r. The claim shall control a	s to amount of the	debt, subject to an o	bjection file	ed by a party in

Xİ The arrears set forth above is an estimate only and the proof of claim shall control as to the total balance due, the monthly payment amount, the amount of the arrears and the number of months remaining unless a party in interest files an objection to the claim.

Xii The arrears set forth above is an estimate only and the proof of claim shall control as to the total balance due, the monthly payment amount, the amount of the arrears and the number of months remaining unless a party in interest files an objection to the claim.

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2. Special Unsecured Creditors: Claims in this class may include co-signed debts (other than by co-filers), non-sufficient funds (NSF) checks, continuing professional services or non-dischargeable debts (i.e. such as student loans, criminal fines): If the ACP is 36 months, the claims listed below are paid,

Pro-rata during the first 36 months or longer if the plan length extends beyond 36 months in order to pay a specific base amount to the general unsecured creditors.

- ( ) 1. The remaining balance shall be paid directly by the debtor(s) after completion of plan, OR
- ( ) 2. that portion of the special class creditor that can be paid during the remainder of the plan within 60 months from the date the first Plan payment is due.

Creditor	Reason For Special Treatment	Interest Rate if paying in full through plan	

3. The following special unsecured claim(s) are an exception pursuant to 11 U.S.C. Section 1322(b)(1) and shall be paid as follows:

### IV. GENERAL PROVISIONS

A. DISPOSABLE INCOME, TAX RETURNS & TAX REFUNDS Unless this Plan provides for a dividend of 100% to all timely filed, allowed general unsecured creditors, the Debtor(s) agrees to pay all disposable income as defined in 11 U.S.C. Section 1325(b)(1)(B) and (2) during the Applicable Commitment period (ACP). Unless otherwise provided in this plan, debtors agree to remit to the Chapter 13 Trustee their tax returns and tax refunds and other disposable income for the ACP for administration pursuant to their plan or as otherwise ordered by the Court. Income tax refunds and other disposable income paid to the Trustee in the case of plan with a 36 month ACP will operate to decrease the term of the Plan to the ACP but not below ACP rather than increase the dividend paid to general unsecured creditors. The Debtor(s) agree to continue the same level of tax deductions as when the case was filed except as affected by changes in dependents and/or marital status.

Based on the disposable income available the Trustee shall have the discretion without further notice to creditors to:

- 1. increase the percentage to the unsecured creditors as a result of additional payments made under this provision subject to the limitation set forth in paragraph IV.A above,
- 2. reduce the (length) of the plan but not below the applicable commitment period,
- 3. determine if available funds are not disposable income when the Debtor provides the Trustee with supporting documentation and a stipulation regarding the same.
- B. <u>VESTING OF ESTATE PROPERTY</u> Upon confirmation of the Plan, all property of the estate shall remain property of the estate until discharge unless marked below:
  - (X ) Pursuant to 11 USC § 1327(b) upon Confirmation of the Plan, all property of the estate shall vest in the Debtor, except (I) future earnings of the Debtor; (II) additional disposable income, and (III) other property necessary to the Plan (including personal and real property as defined in the Plan and any associated insurance proceeds which may be used by the Debtor, with Court approval, to purchase replacement collateral.) 11 USC § 348(f)(1) remains effective in the event of a conversion to another chapter.

In any case, all property of which Debtor retains possession and control shall be insured by the Debtor(s). The Chapter 13 Trustee will not and is not required to insure assets and has no liability for damage or loss to any property in Debtor's possession and control. \*\*\*

\*\*The Chapter 13 Trustee will not and is not required to insure assets and has no liability for damage or loss to any property in Debtor's possession and control. \*\*\*

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XIII 11 U.S.C. Section 348(f)(1) remains effective in the event of a conversion to another chapter.

- C. PROHIBITION AGAINST INCURRING POST-PETITION DEBT & DISPOSAL OF PROPERTY During the term of this Plan, the Debtor(s) shall not without Court approval: (1) incur debt in excess of \$2,500.00; (2) dispose of any real property; or (3) dispose of any personal property claimed as exempt with a fair market value greater than \$10,000.
- D. <u>UNSCHEDULED CREDITORS FILING CLAIMS</u> If a creditor's claim is not listed in the schedules, but the creditor files a timely proof of claim, the Trustee is authorized to classify the claim into one of the classes under this Plan and to pay the claim within the class, unless the claim is disallowed.
- E. <u>ALLOWANCE OF LATE FILED CLAIMS.</u> Claims by unscheduled or omitted pre-petition creditors, without notice of the bankruptcy filing, may be deemed timely filed.
- F. <u>CLAIMS AND AMENDED CLAIMS</u>. If an allowed late claim, an amended claim, or deficiency claim is filed and Trustee has disbursed to general unsecured creditors such allowed late claim, amended claim, or deficiency claim shall be paid the same dividend as previously paid to general unsecured claims, to the extent possible, even if the base to general unsecured claims exceeds the amount stated in the confirmed Plan. The Chapter 13 Trustee shall not be required to recover any overpayments to general unsecured creditors as a result of the filing of the afore -mentioned claims.
  - (I) With regard to secured claims filed by creditors holding security interests in real property that is surrendered pursuant to this plan, each such secured creditor must file an amended claim asserting its unsecured deficiency claim, if any, on or before the date 90 days after the foreclosure sale. Failure to file the amended claim on a timely basis pursuant to this provision means that such secured creditor shall not be entitled to payment through the Chapter 13 Plan and such secured creditor's claim will be discharged upon entry of a discharge order in this case.
  - (II) With regard to secured claims filed by creditors holding security interests in personal property surrendered in this plan, and executory contract holders or lessors whose contracts or leases are rejected under this plan, each such secured creditor, executory contract holder or lessor must file an amended unsecured claim for its deficiency balance or asserted contractual damages on or before the date 6 months (180 days) after the date of entry of the Confirmation Order. Failure to file the amended claim on a timely basis pursuant to this provision means that such secured creditor, executory contract holder or lessor shall not be entitled to payment through the Chapter 13 Plan, and such secured creditor, executory contract holder or lessor's claim shall be discharged upon entry of a discharge order in this case.
  - (III) Claimants holding wholly unsecured claims pursuant to Provision III. C. 1. e. shall file their claim on or before the general unsecured claim bar deadline. If they do not file such claim(s) by that deadline, they shall receive no distribution.

### G. TRICKETT NOTICE.

- ( ) Check if Debtor(s) is taking the <u>State Entireties Exemptions</u>: Joint claims must be paid in full if taking the state entireties exemptions. Creditors are advised they have until the claim filing bar date as stated in the <u>Notice of Chapter 13 Bankruptcy Case</u>, Meeting of Creditors and Deadlines to file a Proof of Claim in this bankruptcy proceeding. If creditor has a joint claim against the Debtor and spouse, the claim must be clearly marked "JOINT CLAIM". The claims must include documentary support and be filed correctly.
- H. TRUSTEE POST-CONFIRMATION DISBURSEMENT: Unless otherwise specifically stated in the Plan, the Chapter 13 Trustee shall disburse the funds as follows:
  - I. Priority of payments
    - 1. Unpaid court filing fees.
    - 2. Chapter 13 Trustee administrative fee.
    - 3. Monthly payments on any <u>domestic support obligation</u> entitled to priority pursuant to 11 U.S.C. Sec. 507(a)(1) paid through the plan.
    - 4. Attorney fees and expenses, as allowed by the Order Confirming the Plan or such additional attorney fees as are awarded pursuant to an Order of the Court, subject to monthly continuing claims payments.
    - 5. <u>Continuing claims:</u> Those secured claims on which the last payment is due beyond the length of the plan and paid a set monthly payment (subject to adjustment in paragraph D below) including but not limited to monthly mortgage payments, land contract payments and other long term non-modifiable debts such as executory contracts.

If the post-petition mortgage payment is paid through the Plan, the Trustee is authorized

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- A. to modify the on-going mortgage payment upon receiving a notice that has been issued by the mortgagee. The Trustee may receive the notice from either the Debtor or the mortgagee,
- B. increase the Debtor(s) plan payment for any mortgage increase,
- C. amend a wage order for such increase with notice to the employer, Debtor(s) and Debtor's attorney, and
- D. adjust the post-petition mortgage payment date or the date through which arrears is calculated as needed to coincide with any pre petition mortgage or land contract arrearage claim filed by the mortgagee or land contract vendor.
- 6. Other secured claims and executory contract claims on which the last payment will become due within the plan duration and arrearage on continuing claims paid as equal monthly payments.
- Arrearage on continuing claims and other secured claims without equal monthly payments shall be paid on prorata basis.
- 8. Priority Unsecured claims on a pro rata basis.
- 9. General Unsecured claims on a pro rata basis.
- II. Creditor payment initial disbursement date: payment designated as equal monthly payments on secured claims, executory contracts, priority unsecured claims, attorney fees, and tax escrow accruals shall be scheduled to commence the first day of the month following the month of the Petition filing date unless otherwise stated in the Plan.
- TAX RETURNS: All tax returns due prior to this case filing have been appropriately filed, except: \_\_\_\_\_\_.
- J. <u>DEBTOR ENGAGED IN BUSINESS.</u> If the Debtor is self-employed and incurs trade credit in the production of income upon request by the Trustee, the Debtor will comply with:
  - 11 U.S.C. Section 1304 (b) and(c) regarding operation of the business and duties imposed on the Debtor are incorporated herein by reference, and
  - 2. The Order Regarding Continuation of Business Operations entered in this case.

- K. EFFECT OF ADDITIONAL ATTORNEY FEES BEYOND THE NO LOOK FEE. Additional ordered attorney fees shall be paid as administrative claims and shall not be paid out of the base previously disbursed to general unsecured creditors. The Chapter 13 Trustee shall not recover funds disbursed to general unsecured creditors to fund the attorney fees order.
- L. <u>PLAN REFUNDS.</u> The Trustee may agree to reasonable refunds to the Debtor from the funds paid to the Trustee. The Plan duration may be extended to repay all refunds granted. The Debtor may be required to file a Plan Amendment.
- M. TRUSTEE'S AVOIDANCE POWERS. The Debtor(s) acknowledges that both pre and post confirmation the Trustee has discretion to utilize certain avoidance powers pursuant to Sections 544, 545, 547, 548, 549, and 550. Notwithstanding any other language in this plan no lien shall be involuntarily avoided unless an adversary proceeding is filed. The Debtor(s) acknowledges that any action(s) brought by the Trustee, either pre or post confirmation, pursuant to these avoidance powers is preserved for the benefit of the Estate pursuant to Section 551. The Trustee may bring any avoidance action within the period of time set forth in Section 546.
- N. <u>LIEN RETENTION</u>: Holders of allowed secured claims provided for by the Plan shall retain the lien securing such claim until the earlier of (i) the payment of the underlying debt determined under applicable non-bankruptcy law or (ii) a discharge. After either one of the foregoing events has occurred, creditor shall release its lien and provide evidence and/or documentation of such release within 30 days to Debtor(s). However if the case under this chapter is dismissed or converted without completion of the plan, such liens shall also be retained by such holder to the extent recognized by applicable non-bankruptcy law. Holders of allowed secured claims with the last payment due after the final payment of the plan shall retain the lien pursuant to non-bankruptcy law after discharge.
- O. <u>TERMINATION OF THE AUTOMATIC STAY.</u> Upon reviewing notice of the filing of a Motion for relief of the Automatic stay the Trustee shall cease disbursing payments to the secured creditor but shall reserve in escrow said payments until further order of the Court. On entry of an order terminating the automatic stay (pre-confirmation or post-confirmation) the Trustee shall make no further payments to that creditor and any reserved escrowed amounts shall be released for the benefit of the other creditors in accordance with the confirmed plan unless otherwise ordered by the Court.
- P. ADDITIONAL PROVISIONS:

LIMITATION ON NOTICES - EXCLUSION OF CREDITORS WHO HAVE NOT FILED CLAIMS: After the claims bar date, notice plan amendments, professional fee applications, and motions filed by the debtor and/or counsel may only be given to creditors who have filed a claim or appearance. Creditors who have not filed claims or appearance will not be given notice of plan amendments, fee applications or motions. A filed proof of service will reflect limited service with the court. This provision for limited notice shall not apply to motions to dismiss the Chapter 13 case or to notices that a discharge has been entered. This limitation if for creditor only and does not impact notice required to other parties if interest (e.g, the United States Trustee and the Chapter 13 Trustee). Debtors will give notice to parties of an action even if they did not file a claim or appearance if this party is directly affected.

Date: November 17, 2015 /s/ Mark A. Younts /s/: Mark A. Younts , Debtor Date: November 17, 2015 \_/s/ \_Lynn A. Younts\_ /s/: Lynn A. Younts , Debtor Date: November 17, 2015 \_\_/s/ \_Janet S. Thomas\_ /S/JANET S. THOMAS (P41217) Counsel for the Debtor WEST MICHIGAN BANKRUPTCY CLINIC, PC P. O. Box 1225 Muskegon, MI 49443-1225 Tel: 231.726.4823

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